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| APPLICATION NO.         | FILING DATE                        | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-------------------------|------------------------------------|----------------------|---------------------|------------------|
| 10/765,280              | 01/28/2004                         | Stephen J. Lee       | 547-135             | 7569             |
|                         | 7590 04/18/200<br>ΓMAN BERNER, LLP | EXAMINER             |                     |                  |
| 1700 DIAGONAL ROAD      |                                    |                      | BAYOU, YONAS A      |                  |
| SUITE 300<br>ALEXANDRIA | A. VA 22314                        |                      | ART UNIT            | PAPER NUMBER     |
| , , ,                   |                                    |                      | 2109                |                  |
|                         |                                    |                      |                     |                  |
| SHORTENED STATUTOR      | Y PERIOD OF RESPONSE               | MAIL DATE            | DELIVERY MODE       |                  |
| 3 MONTHS                |                                    | 04/18/2007           | PAPER               |                  |

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

|   |   | Application No.  | Applicant(s)  |  |  |  |
|---|---|--|---|--|--|--|
| Office Action Summary   |   |  |   |  |  |  |
|   |   | 10/765,280   | LEE ET AL.  |  |  |  |
|   | omee reason cummary   | Examiner   | Art Unit  |  |  |  |
|   |   | Yonas Bayou  | 2109  |  |  |  |
| Period for  | <ul> <li>The MAILING DATE of this communication app</li> <li>Reply</li> </ul>   | ears on the cover sheet with the c   | orrespondence address   |  |  |  |
| WHIC - Extensions after S - If NO - Failure Any re  | DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DASSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b). | ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI | l. ely filed the mailing date of this communication. O (35 U.S.C. § 133). |  |  |  |
| Status  | ·   |  |   |  |  |  |
| 1)⊠   | Responsive to communication(s) filed on 1/28/0  | <u>04</u> .  |   |  |  |  |
| 2a) <u></u> □   | This action is <b>FINAL</b> . 2b)⊠ This action is non-final.  |  |   |  |  |  |
|   | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is   |  |   |  |  |  |
| •   | closed in accordance with the practice under E  | x parte Quayle, 1935 C.D. 11, 45   | 3 O.G. 213.   |  |  |  |
| Disposition   | on of Claims  |  |   |  |  |  |
| 5)  | Claim(s) <u>1-13</u> is/are pending in the application.  Ia) Of the above claim(s) is/are withdraw  Claim(s) is/are allowed.  Claim(s) <u>1-13</u> is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or   |  |   |  |  |  |
| Application   | on Papers   |  |   |  |  |  |
| 10)⊠ T  | The specification is objected to by the Examiner The drawing(s) filed on <u>28 January 2004</u> is/are: Applicant may not request that any objection to the objectment drawing sheet(s) including the correction of the oath or declaration is objected to by the Example 1.  | a)⊠ accepted or b)⊡ objected<br>drawing(s) be held in abeyance. See<br>on is required if the drawing(s) is obj   | 37 CFR 1.85(a).<br>ected to. See 37 CFR 1.121(d).                         |  |  |  |
| Priority u  | nder 35 U.S.C. § 119  |  |   |  |  |  |
| 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received. |   |  |   |  |  |  |
| Attachment(   | •   |  |   |  |  |  |
| 2) D Notice 3) Inform   | of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date   | 4) Interview Summary ( Paper No(s)/Mail Dai 5) Notice of Informal Pa 6) Other:   | re  |  |  |  |

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

2. Claims 1-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Edelman US Patent No 6,857067 (hereinafter Edelman).

Referring to claims 1, 5 and 10, Edelman teaches a computer-implemented method for controlling execution of application software by a computer terminal, at least a first portion of the application software being loaded into a data storage medium of the computer terminal, said method comprising:

a) when it is intended to execute the application software, enabling the computer terminal to detect presence of an electronic key that is connected thereto [column 7, lines 47-55; fig. 1, the client program (software) accesses the smart card 120 (electronics key) connected to the client computer 100 (computer terminal)];

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b) inhibiting execution of the application software upon detection by the computer terminal that the electronic key is disconnected therefrom [column 7, lines 6-12; column 12, lines 42-49; to execute the application software, it is obvious that client computer 100 should communicate with licensing medium/the smart card 120];

- c) upon detection by the computer terminal that the electronic key is connected thereto, enabling the computer terminal to verify presence of a software registration code in each of the computer terminal and the electronic key [column 4, lines 5-9; the electronic device (the computer terminal) verify the validity of the licensing medium (electronics key) which is inherently stores a license data (a software registration code)];
- d) upon detection by the computer terminal that at least one of the computer terminal and the electronic key does not have a software registration code stored therein, enabling the computer terminal to initiate a registration procedure with a remote server so as to obtain the software registration code therefrom and so as to store the software registration code obtained from the remote server in each of the computer terminal and the electronic key [column 2, lines 16-28; column 6, lines 15-16; column 9, lines 1-12; fig. 6 and once the software has been installed, the user has to register the installed software with the registration authority (a remote server) which is inherently obtain the software registration code if the computer terminal and the electronic key (smart card) does not have a software registration code];
  - e) upon detection by the computer terminal that each of the computer terminal

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and the electronic key has a software registration code stored therein, enabling the computer terminal to verify if the software registration code stored in the computer terminal matches that stored in the electronic key [column 2, lines 16-28; column 7, lines 6-12; column 9, lines 12-19; the licensing medium 120 (electronic key) and the client program (computer terminal) communicate to verify that the user is authorized to execute the software which is inherently, if a software registration code stored in the computer terminal and in the electronic key matches, enables the user to use the software];

- f) enabling further execution of the application software by the computer terminal upon detection thereby that the software registration code stored in the computer terminal matches that stored in the electronic key [ column 6, line 61- column 7, line6; column 9, lines 1-27; when the software registration code stored in the computer terminal matches/compares that stored in the electronic key (smart card), enabling further execution of the software (code/license issued for the application software). For example, in terms of time limit to use the software]; and
- g) aborting further execution of the application software by the computer terminal upon detection thereby that the software registration code stored in the computer terminal does not match that stored in the electronic key [column 8, lines 46-56; column 13, lines 1-11; stop execution of software if it is determined that the software has been tampered or failed verification of a valid smart card (electronic key with software registration code) which is inherently aborting execution of software if the

software registration code stored in the computer terminal does not match that stored in the electronic key].

Referring to claims 2 and 12, Edelman teaches a computer-implemented method, the data storage medium of the computer terminal that has the first portion of the application software loaded therein being a hard disk, wherein said step d) includes the sub-step of:

enabling the computer terminal to transmit user information to the remote server, the user information including at least one of a software serial code associated with the application software, a key serial code associated with the electronic key, and a disk serial number associated with the hard disk [column 9, lines 40-60; the registration information (the user information) sent to the registration authority (the remote server) includes the unique identifier of the software and hard disk to be registered. The identifier may be composed of a serial number, a serial code and a password or pass phrase to prevent an unauthorized user].

Referring to claims 3 and 13, Edelman teaches a computer-implemented method, a second portion of the application software being resident in the remote server, wherein said step d) includes:

enabling the computer terminal to download the second portion of
the application software from the remote server and to store the second portion of the
application software in the electronic key when the software registration code is

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obtained from the remote server [column 5, lines 1-15; a license manager which communicates with the electronic device (the computer terminal) and the registration authority (the remote server) has a second database of verification data(second portion of the application software) enabling/verifying the license data (software registration code) stored in the licensing medium (electronic key) when the code is obtained from the registration authority which is inherently store the software registration code in the electronic key].

Referring to claim 4, Edelman teaches a computer-implemented method, wherein, in step f), further execution of the application software is aborted by the computer terminal upon detection by the computer terminal that the electronic key was disconnected therefrom [column 12, lines 42-49; fig. 7; the smart card (the electronic key) containing valid license should be inserted to the smart card reader of the client computer (the computer terminal)].

Referring to claims 6 and 7, Edelman teaches a computer-implemented method, wherein said step f) includes:

enabling the electronic key to generate a random verification code transmitted to and stored in the computer terminal in an encrypted and compressed format [column 9, lines 19-27; column 12, lines 5-12; the smart card (the electronic key) generates a fixed-length code (a random verification code) stores it in the registration authority/on the card];

upon detection by the electronic key that a verification period corresponding to

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the verification code and set by the electronic key has expired, enabling the electronic key to compare the verification code stored in the computer terminal with that generated thereby [column 12, lines 5-12; column 49-67; the client program which reads the contents of the smart card compares the generated message digest (code) to the decrypted message digest];

upon detection by the electronic key of a match between the verification code stored in the computer terminal and that generated thereby, enabling further execution of the application software by the computer terminal, and enabling the electronic key to generate another verification code with a corresponding verification period [column 9, lines 19-27; column 11, lines 29-50; the registration authority compares the message digest (the verification code) to a corresponding entry in the database (a generated verification code) to verify that the smart card is valid (equivalent to verification period)].

upon detection by the electronic key that the verification code stored in the computer terminal does not match that generated thereby, enabling the computer terminal to initiate the registration procedure with the remote server [column 11, lines 36-67; column 12, lines 5-12; upon receiving the smart card data (the electronic key data), the registration authority (the remote server) verify that the smart card data is valid (current verification code). After verification, the registration authority generates new smart card data (initiate the registration procedure) to update the expiration date and sequence number of the smart card].

Referring to claims 8 and 9, Edelman teaches a computer-implemented method, wherein said step f) includes, when the computer terminal intends to execute the second portion of the application software in the electronic key,

enabling the computer terminal to send data to be processed using the second portion of the application software to the electronic key [column 4, lines 33-42; the electronic device (computer terminal) send data (second portion of the application software) to the registration authority for updating/processing license data then provide updated license data to the licensing medium (the electronic key)],

enabling the electronic key to perform calculations associated with the second portion of the application software using the data from the computer terminal [column 2, lines 28-34; column 2, lines 47-56; the validity of the code (the second portion of the application software) is determined by using mathematical algorithm (calculation) that are distributed with the software which is inherently the electronic key performs calculations to protect the software from unauthorized users], and

enabling the electronic key to send results of the calculations performed thereby to the computer terminal [column 2, lines 47-56; column 4, lines 17-26; the code sequence (calculations performed data) is sent back to the user(the computer terminal) in an encrypted form. The data may be encrypted with a private key associated with registration authority].

Referring to claim 10, Edelman teaches a computer program product comprising

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program instructions for causing a computer terminal to perform steps of the computer-implemented method [column 6, line 61- column 7, line 6 and fig. 1; a client program (a computer program) installed on the client computer communicates with a licensing medium 120 and the registration authority 110 to execute the electronic data (the application software)].

## Conclusion

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yonas Bayou whose telephone number is 571-272-7610. The examiner can normally be reached on m-f,7:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Del Sole can be reached on 571-272-1130. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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YΒ

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